

MORE TINKERING WITH CONSTITUTION

Ashton Believes the Document Needs Amending, and He Tenders Prescription.

WOULD HAVE DEPOSITORY BOARD FOR STATE FUNDS

other Chapter to the State Document.

that he has the real panacea for the ills of the instrument adopted several years ago, and under which we are now working. Mr. Ashton is the latest to come to the front with a remedy. Sunday he introduced the following joint resolution, which he hopes the legislature will submit to the people at the election in 1910. The resolution reads:

That there shall be submitted to the qualified electors of this state at the next general election an amendment to section 37 of article 1 of the state constitution, to the effect that the management of public moneys in the hands of public officers, and providing for the deposit of state moneys in the possession of the state treasurer, so that said moneys shall be deposited in the state treasury.

The governor, state auditor and state treasurer are hereby constituted a state board of public moneys, with full authority to designate depositories with which all funds in the hands of the state officers shall be deposited, and the rate of interest as may be prescribed by law. When money shall have been deposited in the depositories designated by

City Wins Its Suit

damages, alleged to be due for a change of grade in front of his property, a jury returned a verdict in 1906. But street, in 1906. In Judge Ritchie's division of the district court, Saturday, a jury entered a verdict for the defendant. The city was represented in the trial of the case by Attorney George C. Whitcomb, Diminy and his assistant, P. J. Daly.

rights and burdens of the several districts affected thereby.

Bills Killed by Committee.

H. B. No. 115, by Ashton—Providing for the security of public funds deposited in banks and the payment of interest on same.

H. B. No. 18, by Ashton (by request)—Repealing chapter 19, Compiled Laws of Utah, 1907, relating to surety companies, providing for payment by officials of bond premiums, release of sureties on official court and private bonds, penalty for procuring bonds company not authorized to do a surety business in Utah, and providing for

H. B. No. 156, by McCracken—To create and organize a board of water commissioners, to be composed of three members, to define the powers and duties and jurisdiction thereof and making the favor the ex officio president of the board.

H. B. No. 177, by committee on public health—Creating and defining the position of state bacteriologist and pathologist and defining his duties and powers, and the state health laboratory and its location.

H. B. No. 217, by Hansen—For the creation of a state dairy and food commissioner, defining his duties and powers; fixing his compensation; how and where he shall reside; and repealing title 18, Compiled Laws of Utah, and all acts and parts of acts in conflict therewith.

H. B. No. 133, by Williams—Regulating the sale for human food of slaughtered poultry, game birds, animals and fish, and providing a penalty for the violation of the provisions of the act.

S. B. No. 100 by McCracken (Ox-

of money received.

WANTED AT ONCE.

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